FINANCE CHARGE AND PAYMENTS

How we will figure Finance Charge. We will treat any Prepaid Finance Charge as fully earned on the date of this contract. We will figure the rest of the finance charge on a daily basis at the Base Rate on the unpaid part of your Principal Balance. Your Principal

Balance is the sum of the Amount Financed and the Prepaid Finance Charge, if any.

b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of your Principal Balance and to other amounts you owe under this contract in any order we choose.

How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on the front on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final

payment. We will send you a notice telling you about these changes before the final scheduled payment is due. You may prepay. You may prepay all or part of your Principal Balance at any time. If the contract is paid in full within six months after the date you sign it, we may impose an acquisition charge, not exceeding \$75, for services performed on your behalf for processing this contract. If you prepay, you must pay the earned

and unpaid part of the Finance Charge and all other amounts due up to the date of your payment. You may ask for a payment extension. You may ask us for a deferral of the scheduled due date of all or any part of a payment (extension). If we agree to your request, we may charge you a \$15 extension fee. You must maintain the physical damage insurance required by this contract (see below) during any extension. If you do not have this insurance, we may buy it and charge you for it as this

at the Base Rate on the amount extended during the extension. You will also pay any additional insurance charges resulting from the extension, and the \$15 extension fee if we charge you this fee. YOUR OTHER PROMISES TO US If the vehicle is damaged, destroyed, or missing. You agree to

contract says. You may extend the term of any optional insurance you

bought with this contract to cover the extension if the insurance

company or your insurance contract permits it, and you pay the

If you get a payment extension, you will pay additional finance charges

pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.

charge for extending this insurance.

- Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation,
 - or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it. Security Interest. You give us a security interest in: The vehicle and all parts or goods put on it; All money or goods received (proceeds) for the vehicle; All insurance, maintenance, service, or other contracts we

- finance for you; and All proceeds from insurance, maintenance, service, or other
- contracts we finance for you. This includes any refunds of premiums or charges from the contracts.
- This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. insurance you must have on the vehicle. You agree to have physical damage insurance covering loss of or

damage to the vehicle for the term of this contract. The insurance

must cover our interest in the vehicle: If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type

of insurance, we will tell you which type and the charge you must pay. The charge will be the premium of the insurance and a finance charge at the highest rate the law permits. If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle. What happens to returned insurance, maintenance, service, or other contract charges. If we obtain a refund of insurance maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

late charge does not excuse your late payment or mean that you may keep making late payments.

You may owe late charges. You will pay a late charge on each late payment as shown on the front. Acceptance of a late payment or

If you pay late, we may also take the steps described below. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once. Default means:

Desc

- You do not pay any payment on time;
 - You give false, incomplete, or misleading information on a credit application; You start a proceeding in bankruptcy or one is started against you or your property; or
 - The amount you will owe will be the unpaid part of your Principal

You break any agreements in this contract.

Balance plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted. You may have to pay collection costs. If we hire an attorney to collect what you owe, you will pay the attorney's fee and court costs as the law allows. This includes any attorneys' fees we incur

- as a result of any bankruptcy proceeding brought by or against you under federal law. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device, you
- agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you at your expense. If you do not ask for these items back, we may dispose of them as the law allows. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). We will tell you
- how much to pay to redeem. Your right to redeem ends when we sell the vehicle. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle. We will apply the money from the sale, less allowed expenses, to

the amount you owe. Allowed expenses are expenses we pay as

- a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay if to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges
- for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe. **WARRANTIES SELLER DISCLAIMS** Unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller

makes no warranties, express or implied, on the vehicle, and there

will be no implied warranties of merchantability or of fitness for a particular purpose.

This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of

Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en

contrario contenida en el contrato de venta. **OPTIONAL SERVICE CONTRACTS** You are not required to buy a service contract to obtain credit. Your choice of service contract providers for any service contracts you buy will not affect our decision to sell or extend credit to you.

If you are permitted under Florida's Uniform Commercial Code to reject or revoke acceptance of the vehicle and you claim a security interest in the vehicle because of this, you must either: (a) post a bond in the

REJECTION OR REVOCATION

as they become due into the registry of a court of competent jurisdiction. SERVICING AND COLLECTION CONTACTS You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell

amount of the disputed balance; or (b) deposit all installment payments

of this contract apply to this contract.

APPLICABLE LAW

Seller agrees to deliver the vehicle to you on the date this contract is signed by Seller and you. You understand that it may take a few days

Federal law and the law of the state of our address shown on the front

phone number or the contact results in a charge to you.

to you). In that event, you may have the option of negotiating and signing a new contract with different financing terms (for example, a larger down payment, a higher annual percentage rate, a required cosigner, etc.) or you may pay with alternate funds arranged by you. Upon receipt of the notice of cancellation, you must return the vehicle to Seller within 48 hours in the same condition as when sold other

assignment of this contract.

Seller's Right to Cancel

e.

from you in connection with this contract. If you do not return the vehicle within 48 hours after receipt of the notice of cancellation, you agree that Seller may use any lawful means to take it back (including repossession if done peacefully) and you will be liable for all expenses incurred by Seller in taking the vehicle from you, including reasonable attorney's fees. If you fail to return the vehicle within 48 hours after receipt of the notice of cancellation, you agree to pay Seller the charge shown in the Seller's Right to Cancel provision on the front of this contract for each day you do not return the vehicle after receipt of the notice of cancellation. While the vehicle is in your possession, all terms of this contract, including those relating to use of the vehicle and insurance for the

for Seller to verify your credit, locate financing for you on the exact terms shown on the front of this contract, and assign this contract to a financial institution. You agree that Seller has the number of days stated on the front of this contract to assign this contract. You agree that if Seller is unable to assign this contract within this time period to any one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, Seller may cancel this contract. Seller's right to cancel this contract ends upon

If Seller elects to cancel per Paragraph a above, Seller will give you written notice (or in any other manner in which actual notice is given

than reasonable wear for the time you had it. Except as described below, Seller must give you back all consideration Seller has received

vehicle, are in full force and you assume all risk of loss or damage to the vehicle. You must pay all reasonable costs for repair of any damage done to the vehicle while the vehicle is in your possession. Seller may deduct from any consideration due to you under paragraph c. above Seller's reasonable costs to repair the vehicle and any daily charges you incur if you fail to return the vehicle within 48 hours after receipt of the notice of cancellation. If Seller cancels this contract, the terms of this Seller's Right to Cancel provision (including those on

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER. The preceding NOTICE applies only to goods or services obtained primarily for personal, family or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

the front of this contract) remain in effect even after you no longer have possession of the vehicle.

Attachment C

LIMITED SPECIAL POWER OF ATTORNEY

Ally Financial Inc. ("Client") hereby grants to AIS Portfolio Services, LLC (formerly known as AIS Portfolio Services, LP, a Limited Partnership) whose principal office is located at 5847 San Felipe, Suite 12000 Houston, TX 77057, together with its affiliates, subsidiaries, directors, officers, and employees, (jointly "AIS") Power of Attorney for the purpose of servicing claims Client or any of its direct or indirect subsidiaries may have in cases being administered pursuant to the Federal Bankruptcy Code that are referred to AIS by Client. Client expressly authorizes AIS, or any of its employees, as attorney-in-fact for the undersigned, and with full power of substitution, to prepare and execute Proofs of Claims in bankruptcy proceedings under the United States Bankruptcy Code on behalf of Client or any of its direct or indirect subsidiaries. This Limited Special Power of Attorney is being given to AIS and may be attached to claims filed on Client's behalf as required by the Federal Rules of Bankruptcy Procedure and the Official Forms.

AIS shall indemnify, defend and hold harmless Client and its successors and assigns from and against any and all losses, costs, expenses (including, without limitation, actual attorney's fees), damages, liabilities, demands or claims of any kind whatsoever ("Claims"), arising out of, related to, or in connection with (i) any action taken by AIS pursuant to this Limited Special Power of Attorney, which act results in a Claim solely by virtue of the unlawful use of this Limited Special Power of Attorney (and not as a result of a Claim related to the underlying instrument with respect to which this Limited Special Power of Attorney has been used), or (ii) any use or misuse of this Limited Special Power of Attorney in any manner or by any person not expressly authorized hereby.

Third parties without actual notice may rely upon the power granted under this Limited Special Power of Attorney upon the exercise of such power of the Attorney in fact that all conditions precedent to such exercise of power have been satisfied and that this Limited Special Power of Attorney has not been revoked.

This Limited Special Power of Attorney, and all authority granted hereunder, shall be in full force and effect until either (i) terminated in writing by Client: or (ii) without further action by Client, automatically upon the termination of the Bankruptcy Services Agreement.

Dated 111-12022

Name: Lauva Al. Fisher Title: Director, Supply Chain

COUNTRY OF Westlafacy

Subscribed and sworn to (or affirmed) before me on this 2 day of because 202 by

(aux Alton Fisher proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Khamla Sphabmixay NOTARY PUBLIC Mecklenburg County, NC My Commission Expires July 27, 2025

Signature Caula Spholan

		EE REI EUGUSUSUUSUUSUUSUUSUUSUUSUUSUUSUUSUUSUUSU
Fill in th	is information to identify the case:	
Debtor 1	JEFFREY MARC SISKIND	
Debtor 2 (Spouse, if filin	g)	
United Stat	es Bankruptcy Court for the: CENTRAL District of CALIFORNIA (State)	
Case numb	er 23-11720-VPZ-13	

Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgements, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

F	Part 1: Identify the Claim					
1.	Who is the current creditor?	Ally Bank Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor				
2.	Has this claim been acquired from someone else?	☑ No				
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be	sent?	Where should pa	ayments to the creditor	be sent? (if
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g))	Ally Bank c/o AlS Portfolio Services, LLC Name 4515 N. Santa Fe Ave. Dept. APS Number Street		Payment Processi Name P.O. Box 78367 Number	ing Center Street	
		Oklahoma City OK City State	73118 ZIP Code	Phoenix City	AZ State	85062 ZIP Code
		Contact phone (800) 495-1578		Contact phone (80	00) 495-1578	
Contact email ECFNotices@aisinfo.com Contact		Contact email				
		Uniform claim identifier for electronic pay	ments in chapter 13 (if yo	,		
4.	Does this claim amend one already filed?	□ No ☑ Yes. Claim number on court claims re	egistry (if known) 5		Filed on (06/01/2023 M / DD / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes. Who made the earlier filing?				

Official Form 410 Proof of Claim page 1

Case 2223 kkl.17200√7Z CDoin 659-22 FFile th 0389/1061/2233 Eventer th dia 09/10 th 28 met th 4:148 geDes fc4 Part 2: Give Information About the Claim as of English the Case Was F9 ed

6.	Do you have any number you use to identify the debtor?	☐ No ☑ Yes. Last 4 digits of the debtor's account or	r any number you use to identify the o	lebtor: <u>8</u> <u>1</u> <u>5</u> <u>4</u>
7.	How much is the claim?	\$ 5,480.71*	pes this amount include interest or ot	ner charges?
	*Claimant reserves right to amend	its claim, including but not limited to, the right to amend for	No Yes Attach statement itemizing inter	rest fees expenses or other
	an unsecured deficiency	_	charges required by Bankruptcy	
			gq,	,
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, Attach redacted copies of any documents sup Limit disclosing information that is entitled to	pporting the claim required by Bankru	ptcy Rule 3001(c).
		Monies Loaned (See Attached)		
9.	Is all or part of the claim secured?		perty. ecured by the debtor's principal reside icial Form 410-A) with this <i>Proof of C</i>	
		Basis for perfection: Attach redacted copies of documents, example, a mortgage, lien, certificate been filed or recorded.)		
		Value of property:	\$	_
		Amount of the claim that is secured:	\$	<u> </u>
		Amount of the claim that is unsecured	1 : \$	(The sum of the secured and unsecured amounts should match the amount in line 7.)
		Amount necessary to cure any default	t as of the date of the petition:	\$
		Annual Interest Rate (when case was □ Fixed □ Variable	s filed)%	
10	. Is this claim based on a lease?	☑ No		
	1	☐ Yes. Amount necessary to cure any defaul	It as of the date of the petition. \$	
11	. Is this claim subject to a E	☑ No		
	[☐ Yes. Identify the property:		_

EXHIBIT 2

Caae 2223 bkk. 1770 0 V7Z CDzion 659-22 FFilez 0589/1061/2233 Deerster et dia 0 9/10 of 22 cm 25 144: 149 age Dees fc4 Exhibit Page 6 of 9

							_
12.	Is all or part of the claim	☑ No					
entitled to priority under		П.У О!!					Amount entitled to priority
	11 U.S.C. § 507(a)?	☐ Yes. Check	cone:				Amount chaded to priority
	A claim may be partly priority and partly		support obligations (including a § 507 (a)(1)(A) or (a)(1)(B).	alimony and child su	pport) under		\$
	nonpriority. For example, in some categories, the law limits the amount		50* of deposits toward purcha family, or household use. 11 U		of property or services	for	\$
	entitled to property.	bankruptc	laries, or commissions (up to sypetition is filed or the debtor's 507 (a)(4).			he	\$
		☐ Taxes or p	enalties owed to governmenta	l units. 11 U.S.C. §5	607 (a)(8).		\$
		☐ Contributio	ns to an employee benefit pla	n. 11 U.S.C. § 507 (a)(5).		\$
		☐ Other. Spe	ecify subsection of 11 U.S.C. §	§ 507 (a)() that ap	plies.		\$
		* Amounts are	e subject to adjustment on 4/01/25	and every 3 years after	that for cases begun on	or after the date of adjustme	ent.
Pa	art 3: Sign Below						
	e person completing s proof of claim must	Check the approp	priate box:				
	n and date it. RBP 9011(b).	☐ I am the credit	or.				
٠.	(D) 0011(b).	☑ I am the credit	or's attorney or authorized age	ent.			
lf v	ou file this claim	☐ I am the truste	e. or the debtor, or their autho	rized agent. Bankru	ptcv Rule 3004.		
ele	ectronically, FRBP	□ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. □ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
	establish local rules	_ I am a gaaram	ion, ourory, ornations, or ouror	bodobior. Barini apio	y reals sees.		
sp is.	ecifying what a signature	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward that debt.					
	a to a called a control of the control	I have examined and correct.	the information in this <i>Proof of</i>	<i>Claim</i> and have a r	easonable belief that	the information is true	
fin	ed up to \$500,000, prisoned for up to 5 ars, or both. U.S.C. §§ 152, 157, and 71.		enalty of perjury that the foreg	oing is true and corr	ect.		
18			, , , , , ,	J			
		Executed on date	e 08/16/2023 MM / DD / YYYY				
		IVIIVI / OU / IIIII					
		/s/ Mouly Purol Signature	nit				
		Print the name	of the person who is comp	pleting and signin	g this claim:		
		Name	Mouly Purohit	N.4:	dalla Nama	l and h	lama.
			First Name	IVII	ddle Name	Last N	vame
		Title	Claims Processor				
		Company	AIS Portfolio Services, LI Identify the corporate service		the authorized agent	is a servicer.	
			4515 N Santa Fe Ave.				
		Address	Dept. APS Number	Street			
					OV	72110	
			Oklahoma City		OK State	73118 Zip Code	
			,				
		Contact Phone	(888)-455-6662		Email	ECFNotices@aisin	fo.com

EXHIBIT 2
page 3

Official Form 410 Proof of Claim page 3

^{*} This form 410 has been modified by AIS in conformance with FED. R. BANKR. P. 9009 and compliance with FED. R. BANKR. P. 3001. This Form 410, as modified, is substantially similar to Official Form 410.

Auto Proof of Claim Attachment

Name of debtor: JEFFREY MARC SISKIND

Case number: 23-11720-VPZ-13

Name of creditor: Ally Bank

Last four digits of any number you use to identify the debtor's account: XXXXX8154

Part 1: Statement of Principal and Interest Due as of the Petition Date				
1. Principal due	(1)	\$4,390.46		
2. Interest due	(2) +	\$0.00		
3. Total principal and interest due	(3)	\$4,390.46		

Part 2: Statement of Prepetition Fees, Expenses, and Charges				
Description	Amount			
1. Late charges:	(1) \$97.75			
2. Non-sufficient funds (NSF) fees:	(2) \$0.00			
3. Other. Specify: Repossession Expenses	(3) \$992.50			
4. Other. Specify:	(4)			
5. Other. Specify:	(5)			
6. Total prepetition fees, expenses, and charges.	(6) \$1,090.25			

Part 3. Statement of Amount Necessary to Cure Default as of the Petition Date

1.	Installment payments due	Date last payment received by creditor		None	
		Number of installment payments due as of petition date Note: Partial payments will be reflected to the hundredth decimal place.	(1)	0.00	
2.	Amount of installment payment	ts due as of petition date:	(2)	\$0.00	
3.	Calculation of cure amount	Add total prepetition fees, expenses, and charges	+	\$1,090.25	
		<u>Subtract</u> total of unapplied funds (funds received but not credited to account)	-	\$0.00	
		Subtract amounts for which debtor is entitled to a refund	-	\$0.00	
		Total amount necessary to cure default as of the petition date	(3)	\$1,090.25	



August 1, 2019

JEFFREY M SISKIND 3465 SANTA BARBARA DR WELLINGTON, FL 334147269

How We Calculated Your Surplus or Deficiency

Subject: Account Number

Your 2014 MERZ C-CLASS, VIN WDDGF8AB2ER312146, was sold on July 24, 2019. As of the date of this letter, the amount you still owe us under the terms of your contract is \$6,991.89. This amount was calculated as follows:

Unpaid balance before subtracting money from sale		\$	18,325.62
This amount was calculated as of August 1, 2019			
Money from sale		_	12,100.00
Unpaid balance minus money from sale		\$	6,225.62
Known expenses of taking, holding, preparing for sale,			
processing, and selling vehicle, attorney fees, and other			
legal expenses:			
Repossessing & transporting	\$ 1,074.95		
Storage & reconditioning	31.00		
Selling costs	50.00		
Title & registration fees	88.50		
Attorney fees and legal expenses the law permits	0.00		
Total expenses		+	1,244.45
Known credits:			
Rebate of unearned insurance premiums	\$ 478.18		
Extended service contract refunds	0.00		
Insurance and service contract claims	0.00		
Total credits		-	478.18
Deficiency/(surplus)		\$	6,991.89

The amount of any deficiency/surplus shown above may change because of future additional credits, rebates, or charges. Any deficiency shown above may also change because of additional interest accruing after the date of this letter.

For more information about this transaction or to make payment arrangements, you may call us at the telephone number at the top of this letter or write us at the address at the top of this letter.

Sincerely, Ally Financial

Attachment C

LIMITED SPECIAL POWER OF ATTORNEY

Ally Financial Inc. ("Client") hereby grants to AIS Portfolio Services, LLC (formerly known as AIS Portfolio Services, LP, a Limited Partnership) whose principal office is located at 5847 San Felipe, Suite 12000 Houston, TX 77057, together with its affiliates, subsidiaries, directors, officers, and employees, (jointly "AIS") Power of Attorney for the purpose of servicing claims Client or any of its direct or indirect subsidiaries may have in cases being administered pursuant to the Federal Bankruptcy Code that are referred to AIS by Client. Client expressly authorizes AIS, or any of its employees, as attorney-in-fact for the undersigned, and with full power of substitution, to prepare and execute Proofs of Claims in bankruptcy proceedings under the United States Bankruptcy Code on behalf of Client or any of its direct or indirect subsidiaries. This Limited Special Power of Attorney is being given to AIS and may be attached to claims filed on Client's behalf as required by the Federal Rules of Bankruptcy Procedure and the Official Forms.

AIS shall indemnify, defend and hold harmless Client and its successors and assigns from and against any and all losses, costs, expenses (including, without limitation, actual attorney's fees), damages, liabilities, demands or claims of any kind whatsoever ("Claims"), arising out of, related to, or in connection with (i) any action taken by AIS pursuant to this Limited Special Power of Attorney, which act results in a Claim solely by virtue of the unlawful use of this Limited Special Power of Attorney (and not as a result of a Claim related to the underlying instrument with respect to which this Limited Special Power of Attorney has been used), or (ii) any use or misuse of this Limited Special Power of Attorney in any manner or by any person not expressly authorized hereby.

Third parties without actual notice may rely upon the power granted under this Limited Special Power of Attorney upon the exercise of such power of the Attorney in fact that all conditions precedent to such exercise of power have been satisfied and that this Limited Special Power of Attorney has not been revoked.

This Limited Special Power of Attorney, and all authority granted hereunder, shall be in full force and effect until either (i) terminated in writing by Client: or (ii) without further action by Client, automatically upon the termination of the Bankruptcy Services Agreement.

Dated 11/2/2022	By: Jenna Fire
	Name: Lauva Al. Fisher
	Title: Director, Supply Chain
STATE OF	
COUNTRY OF Meddafacy	
Subscribed and sworn to (or affirmed) to	perfore me on this 2 day of 100 by proved to me on the basis of satisfactory evidence to be the person(s) who
Khamla Sphabmixay NOTARY PUBLIC Mecklenburg County, NC y Commission Expires July 27, 2025	Signature & la alphalaus